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| U.S. APPLICATION NO. | FIRST NAMED A | APPLICANT | ATTY, DOCKET NO. | |
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| an Elected Office (37 CFR 1.495), has determined that the about the requirements of 35 U.S.C. 371, and is ACCEPTED for States Patent and Trademark Office. | oove for national |
| nber assigned to the application is shown above and the releva | ant dates are: |
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| CEIPT AS THE "FILING DATE" IS THE DATE ON WE QUIREMENTS HAS BEEN RECEIVED IN THE OFFICING date of the above identified application is the international of 11(3) and 35 U.S.C. 363). Once the Filing Receipt has been unt Unit designated thereon. | E. THIS filing date |
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| ation in: lage. application into English. s(s) for DO/EO/US. Translation of Article 19 amendments into English. ments have have not been entered. xamination Report in English and its Annexes, if any. rnational Preliminary Examination Report (IPER). exes to the IPER into English. have not been entered. and and mt(s) filed and and | |
| t r n s: C (i z i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i i a s i a s i | he United States Patent and Trademark Office in its capacity an Elected Office (37 CFR 1.495), has determined that the almet the requirements of 35 U.S.C. 371, and is ACCEPTED to States Patent and Trademark Office. ber assigned to the application is shown above and the relevance of the application is shown above and the relevance of the present application in due course. THE DATE OF RECEIPT OF 35 U.S.C. 371 REQUIREMENTS sued for the present application in due course. THE DATE OF ITS THE "FILING DATE" IS THE DATE ON WE QUIREMENTS HAS BEEN RECEIVED IN THE OFFICE of the above identified application is the international 11(3) and 35 U.S.C. 363). Once the Filing Receipt has been the Unit designated thereon. ation under 35 U.S.C. 371(f) was received on |

to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)

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